IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

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MICHAEL RUBIN, ON BEHALF OF § HIMSELF AND ALL OTHERS SIMILARLY SITUATED, PLAINTIFF,

CAUSE NO. 1:18-CV-14-LY

999999999999999999999 V. AMPLIFY SNACK BRANDS, INC., THOMAS E. ENNIS, JEFFREY S. BARBER, WILLIAM DAVID CHRIST II, BENEDICT CLARKE, CHRIS ELSHAW, ANDREW S. FRIEDMAN, JOHN K. HALEY, DAWN E. HUDSON, AND PAMELA NETZSKY, DEFENDANTS.

FINAL JUDGMENT

Before the court is the above-numbered cause of action. On March 26, 2018, Plaintiff Filed Notice of Voluntary Dismissal (Dkt. No. 7), which the court has reviewed and now approves.

As nothing remains to resolve, the court renders the following Final Judgment pursuant to Federal Rule of Civil Procedure 58.

IT IS ORDERED that the case is DISMISSED with prejudice as to Plaintiff Michael Rubin.

IT IS FURTHER ORDERED that the case is DISMISSED without prejudice as to the claims of the putative class action.

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IT IS FINALLY ORDERED that the case is hereby CLOSED.

SIGNED this **Z** day of March, 2018.

UNITED STATES DISTRICT HID